

**POLICIES FOR STATE BAR ENTITIES TO REVIEW AND COMMENT ON CONI
OF DELEGATES' RESOLUTIONS**

(Adopted by the Board of Governors, April 6, 2001)

1. All State Bar entities, including State Bar offices, are authorized to review and make comments on resolutions proposed for adoption by the Conference of Delegates, except for those resolutions that General Counsel determines would be inappropriate for review and comment by State Bar entities.
2. A copy of any comment that a State Bar entity submits to the Conference of Delegates on a proposed Conference resolution shall be provided to the staff coordinator of the Board Committee on Legislative and Court Relations or its successor.
3. Conflicts in positions between the Conference of Delegates and other State Bar entities are resolved by the Board of Governors. A State Bar entity that does not file a timely objecting comment with the Conference of Delegates is deemed to have waived its objection. State Bar entities shall make an effort to resolve conflicting positions prior to seeking Board review.
4. The costs of State Bar entities to review and comment on resolutions proposed for or adopted by the Conference of Delegates, except resolutions pertaining to the regulation of the practice of law, shall be funded from the fund created by members not taking the \$5 lobbying deduction.